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20.00	QUINTAIROS, PRIETO, WOOD & BOYER, P.A.				
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11	EVELYN RENEE PACHECO, individually,	2:24-cv-01551-GMN-NJK			
12	Plaintiff,				
	VS.				
13	WALKARE DIG THE WALKARE (2708				
14	WALMART INC. dba WALMART #3728, a foreign corporation; Company; DOES I				
15	through X, inclusive; and ROE				
16	CORPORATIONS I through X, inclusive,				
17	Defendant.				
18	CTIPLY ATION AND ODDED TO EVEN	END DE ADLINE TO CUDATE IODIT			
19	STIPULATION AND ORDER TO EXTEND DEADLINE TO SUBMIT JOINT				
20		(FIRST REQUEST)			
21	Pursuant to LR IA 6-1, LR 7-1, LR 26-1 and LR 26-3 and FRCP 26, the parties, by and through				
22	their respective counsel, respectively submit this stipulation for extension of time to submit the				
23					
24					
25					
26					
27	1. <u>Discovery Completed to Date</u>				
28	Discovery is now closed. The parties have exch	hanged initial and supplemental disclosures. The			

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parties have propounded written discovery in the form of interrogatories, admissions, and requests for production of documents.

2. Discovery That Remains to be Completed

None.

3. Reasons Why Counsel Requests the Extension to Submit the Pre-Trial Order

The parties have mediation with Honorable Jackie Glass (Ret.) scheduled for August 8, 2025. The parties also have the Settlement Conference scheduled with Magistrate Nancy Koppe on September 3, 2025. The parties have worked diligently to prepare the Joint Pretrial Order and have a working draft. With some additional meet and confer, the parties anticipate having a final document to file with the court shortly. The parties believe the additional fourteen-day extension of the instant deadline is necessary and appropriate based upon the foregoing. The parties also believe good cause is demonstrated by the recited facts and in support of the extension of the instant deadline.

4. Proposed Schedule for Completion of Outstanding Discovery

The parties respectfully propose the following deadlines:

Event	Current Deadline	Proposed Deadline	
Last day to add parties or amend pleadings		Closed	
Initial Expert Disclosures		Closed	
Rebuttal Expert Disclosures		Closed	
Close of Discovery		Closed	
Dispositive Motions Deadline		Closed	

Case 2:24-cv-01551-GMN-NJK Document 37 Filed 06/30/25 Page 3 of 3 Pretrial Order June 27, 2025 July 11, 2025 1 2 3 DATED this 27th day of June 2025. DATED this 27th day of June 2025. 4 THE 702 FIRM INJURY ATTORNEYS QUINTAIROS, PRIETO, WOOD & BOYER, P.A. 5 /s/ Michael C. Kane /s/ Rachel L. Shelstad 6 MICHAEL C. KANE RACHEL L. SHELSTAD Nevada Bar No. 10096 Nevada Bar No. 13399 8335 W. Flamingo Rd. 2370 Corporate Circle, Suite 160 Las Vegas, NV 89147 Henderson, Nevada 89054 (702) 776-3333 (775) 322-4697 Attorneys for Plaintiff Attorneys for Defendants 10 11 IT IS SO ORDERED. 12 13 14 UNITED STATES MAGISTRATE JUDGE DATED: June 30, 2025 15 16 17 18 19 20 21 22 23 24 25 26 27 28